PATENT COOPERATION TREATY

From the:

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

10/506655

NOTIFICATION OF TRANSMITTAL OF INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

IMPORTANT NOTIFICATION

Date of mailing dav/month/vear

15 OCT 2003

Applicant's or agent's file reference

10855PC2-ADC

International Filing Date

Priority Date

PCT/AU03/00274

International Application No.

Fisher Adams Kelly

BRISBANE QLD 4001

GPO Box 1413

RECEIVED

17 OCT 2003

7 March 2003

Applicant

BLAZEVIC, Paul

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- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translations to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices)(Article 39(1))(see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide

Name and mailing address of the IPEA/AU

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Rec'd PCT/PTO 03 SEP 2004

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PCT INTERNATIONAL PRELIMINARY EXAMINATION REPORT (PCT Article 36 and Rule 70) 10/506655

FOR FURTHER See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416).								
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003	7 March 2002							
International Patent Classification (IPC) or national classification and IPC								
Int. Cl. ⁷ E02D 29/055								
as been prepared by th	is International Preliminary Examining Authority and							
36.								
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SS ie sheets of the d	escription, claims and/or drawings which have been							
or sheets containing r	echnications made before this Authority (see Rule							
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egard to novelty, inve	ntive step and industrial applicability							
IV Lack of unity of invention V X Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement								
VI Certain documents cited,								
VII Certain defects in the international application								
VIII Certain observations on the international application								
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AUSTRALIAN PATENT OFFICE PO BOX 200, WODEN ACT 2606, AUSTRALIA E-mail address: pct@ipaustralia.gov.au RARRY STEPHENS								
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No
PCT/AU03/00274

	Basis of the report					
V	With regard to the elements of the international application:*					
	X 1	the international	application a	s originally filed.		
		the description,	pages,	as originally filed,		
			1 0 7	iled with the demand,		
		•		eceived on with the letter of		
		the claims,		s originally filed,		
				s amended (together with any statement) under Article 19,		
			10,	iled with the demand,		
_				received on with the letter of		
Į		the drawings,		as originally filed,		
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. '	With:	regard to the la	nguage, all the	e elements marked above were available or furnished to this Authority in the language in was filed, unless otherwise indicated under this item.		
	which These	alamente were	available or f	irnished to this Authority in the following language which is:		
		the language of	f a translation	furnished for the purposes of international search (under Rule 23.1(b)).		
	믐			of the international application (under Rule 48.3(b)).		
	닏			on furnished for the purposes of international preliminary examination (under Rules 55.2		
	Ш	the language o and/or 55.3).	t the translation	on furnished for the purposes of measure—- provided in		
	*****		olootida and	Vor amino acid sequence disclosed in the international application, the international		
3.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:					
	\Box	contained in th	ne internationa	al application in written form.		
	吕	filed together	with the interr	national application in computer readable form.		
	爿	furnished subsequently to this Authority in written form.				
	믬			is Authority in computer readable form.		
	님	rurmsned subs	deduction and	an analy furnished written sequence listing does not go beyond the disclosure in the		
	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.					
		The statement	that the infor	mation recorded in computer readable form is identical to the written sequence listing has		
		been furnished	đ	·		
4.		The amendme	ents have resul	ted in the cancellation of:		
		the d	escription,	pages		
		the c	laims,	Nos.		
			rawings,	sheets/fig.		
5.	\Box	This report h	s heen establi	ished as if (some of) the amendments had not been made, since they have been considered to		
٦.		go beyond the	e disclosure as	s filed, as indicated in the Supplemental Box (Rille 70.2(c)).		
*	R			an firmiglied to the receiving Office in response to an invitation under Article 14 are referred to in this		
	report as "originally filed" and are not annexed to this report since they do not contain amendmental (xtaree vertex and are not annexed to this report since they do not contain amendmental (xtaree vertex and are not annexed to this report since they do not contain amendmental (xtaree vertex and are not annexed to this report since they do not contain amendmental (xtaree vertex and are not annexed to this report since they do not contain amendmental (xtaree vertex and are not annexed to this report since they do not contain amendmental (xtaree vertex and are not annexed to this report since they do not contain amendmental (xtaree vertex and are not annexed to this report since they do not contain amendmental (xtaree vertex and are not annexed to this report since they do not contain a since they do not also they are not also the					
**	Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report					

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/AU03/00274

 Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1.	1. Statement					
	Novelty (N)	Claims	1-14	YES		
		Claims	NONE	NO		
	Inventive step (IS)	Claims	1-14	YES		
		Claims	NONE	NO		
	Industrial applicability (IA)	Claims	1-14	YES		
	<u> </u>	Claims	NONE	NO		

2. Citations and explanations (Rule 70.7)

None of the citations, when taken either singly or in any combination, either explicitly discloses or obviously suggests the invention as claimed.

DE 3716750, which is considered to be the closest prior art, discloses a foundation structure installation method in which walls are continuously erected from the bottom upwards near the surface and lowered continuously or in stages into trenches filled with a supporting liquid (water). As lowering takes place, the ground is simultaneously removed from beneath the foundation. This method is thus at variance from that defined in claim 1, which requires a support member to be positioned prior to forming a foundation adjacent to it, and then excavating the ground beneath the foundation to a prescribed depth and dropping the formed foundation to the prescribed depth. This variation is considered to be non-obvious to a person of ordinary skill in the art in the light of the disclosures of the citations, and hence the claimed invention possesses both novelty and an inventive step.